#### **Examination Objectives**

To assess the adequacy of the savings association's policies and procedures and oversight by management and the board of directors to ensure that customers clearly understand the differences between insured deposits and nondeposit investment products.

To determine the effectiveness of the savings association's compliance and audit programs to ensure that the savings association conducts the networking arrangement in compliance with the Interagency Statement, the Chubb Letter, other OTS guidelines, and applicable law.

To determine whether the savings association monitors the networking arrangement's effect on the saving association's income, expenses, and deposits and takes appropriate action when necessary.

To obtain commitments for corrective action when policies, procedures, practices, or management oversight is deficient or the association has failed to comply with the interagency statement, OTS practices, or applicable law.

#### **Examination Procedures**

The extent to which you will perform procedures depends on a number of factors. These factors include:

- Types of sales activity.
- Specific product offered.
- Size and complexity of the operation.
- Any relationships with affiliates or third parties and the savings association.

#### **Pre-Examination Analysis**

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 Review previous OTS examination reports, internal and external audit reports, management letters, supervisory correspondence, and any approval conditions or enforcement actions. Perform any necessary follow-up procedures to ensure the association took effective correction action or is complying with conditions.

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2.	Review	the	following	documents:

- The broker-dealer's most recent NASD, SEC, or state examination reports that the savings association has available.
- Any financial reports related to the networking arrangement.
- The most recent public accounting report of the broker-dealer.
- All written agreements (and conditions of approval if applicable) pertaining to the networking arrangement.
- Thrift Financial Report information regarding mutual fund and annuity sales.
- Board minutes related to the networking arrangement.
- Reports pertaining to internal audit and compliance reviews.

#### Level I

Determine whether the board of directors adopted, and periodically review, a written statement that addresses the risks of the networking arrangement and the policies and procedures the association has in place to address those risks?	

- 5. Confirm that the savings association has compliance and internal audit controls and procedures to ensure adherence to board approved policies and procedures and determine:
  - Whether the compliance program is independent of the networking arrangement.

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- Whether the savings association implemented post transaction quality controls, such as: exception-reporting systems, reviews of customer satisfaction, and internal and external audits.
- Whether the compliance program, at a minimum, includes a system to monitor to detect and prevent improper practices in the networking arrangement.
- 6. Determine how the board develops and approves the policies and procedures for the networking arrangement. Review the policies and procedures to determine if they address the following:
  - Compliance procedures.
  - Supervision of personnel involved in sales.
  - Types of products sold, selection criteria.
  - Permissible use of customer information.
  - Designation of employees to sell investment products.
  - Disclosures and advertising.
  - Setting and circumstances.
  - Qualifications and training.
  - Compensation.
- 7. Determine if the savings association conducted a thorough review of broker-dealer (affiliate or nonaffiliate) before entering into the networking arrangement. If so, did the review include the following information:
  - Competence, experience, and integrity.
  - Financial condition.

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	Checking the broker-dealer's credit rating through a nationally recognized rating system.	
•	Business reputation, complaints and litigation, past and present.	
•	Staff's competence, qualifications and training.	
•	Internal control environment.	
	Information and reporting system including its ability and willingness to deliver reports to the savings association regarding the networking arrangement.	
•	Contingency and recovery plan.	
•	Insurance coverage.	
brok	termine if the savings association periodically checks the disciplinary history of the ker-dealer and broker-dealer's registered representatives that work on the savings ociation's premises.	
	s the review of the broker-dealer performed by savings association personnel with propriate knowledge, experience, and analytical skills?	
	termine if the broker-dealer is an affiliate of the savings association. If so, do all associations comport with regulations on transactions with affiliates?	
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11.	Evaluate the reports management is regularly receiving from the broker-dealer regarding
	the networking arrangement. Determine if the reports contain the following:
	<ul> <li>Transactions for each registered representative.</li> </ul>

- All transactions per individual customer.
- Transactions by investment products.
- All transactions in proprietary products.
- Transactions by customer type.
- 12. Verify that a written agreement exists, and review the agreement to determine that, at a minimum, it addresses the following:
  - The duties and responsibilities of each party to include the type of reports the brokerdealer is required to provide the savings association in connection with the networking arrangement.
  - A description of permissible activities by the broker-dealer on the premises of the savings association.
  - A description of the broker-dealer's internal controls that will ensure compliance with applicable law.
  - Define the terms of the broker-dealer's use of the savings association's space, personnel and equipment.
  - The types of investment products and services to be provided and related restrictions.
  - Insurance requirements.
  - An assurance that the broker-dealer will not disclose or use the savings association's
    customer's personal information for any purpose other than in connection with the
    networking arrangement and will comply with OTS Privacy regulations.

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•	Broker-dealer's authorization of the savings association and OTS, in accordance with functional regulation guidelines, to have access to its examination reports, records, personnel, and premises as necessary or appropriate to evaluate compliance with the terms of the agreement.	
•	A copy of all employment contracts.	
•	A description of the compensation arrangements of the registered representatives involved in the networking arrangement.	
•	Indemnification of the savings association by the broker-dealer for the conduct of its employees (or independent contractors) in connection with the networking arrangement.	
des	bes the savings association have policies and procedures regarding dual employees that scribe the circumstances in which the dual employee will be acting on behalf of the vings association and the circumstances in which the dual employee will be acting on half of the broker-dealer as a registered representative?	
net	entify the person(s) at the savings association responsible for the management of the tworking arrangement. Review their backgrounds, qualifications and employment tory with the savings association.	
em ref	view the savings association's training material for nonregistered savings association aployees. Is it clear that the savings association trains these individuals in acceptable erral practices that would prohibit them from discussing the features of investment oducts, soliciting sales, or offering investment advice?	

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vell vith leal	ermine if the savings association's policies and procedures and training material as as the broker-dealer's training material state that each dual employee is to comply the requirement that they disclose to the customer that they represent the broker-er, rather than the savings association, when discussing investment services or lucts.
from ensu	ew advertisements and other promotional material to determine if the savings ciation clearly distinguishes information regarding nondeposit investment products a that of the savings association's FDIC insured products. Does the savings association re that a clear and accurate explanation of coverage follow any references to rance coverage other than the FDIC (such as SIPC, state funds, or private companies)?
	new advertisements and other promotional material of the networking arrangement to rmine whether they contain the following minimum disclosures (or in the shorter logo nat):
• I	Investment products are not insured by the FDIC (Not FDIC insured).
	Investment products are not deposits or other obligations of the savings association and are not guaranteed by the savings association (No Bank Guarantee).
	Investment products are subject to investment risks, including the possible loss of the principal invested (May Lose Value).

disclosures are on the front of brochures, in the nondeposit investment products, and at the begin referrals or solicitations. Such disclosures should or with bullet points.	nning of any sales presentations, customer
Review advertisements and other promotional marrangement to determine if they clearly state the	
Review advertisements and other promotional magnets or mislead customers regarding the characteristicular investment products.	•
<i>Note</i> : Procedures from Section 425, Advertising applicable to advertising.	g, in the Compliance Handbook are also
Determine if customers are receiving the require are not consistent with interagency policy.  • Does the savings association's customer according to the customer according to	·
form) contain the following information:	
<ul> <li>Investment products are not insured by</li> </ul>	the FDIC.
<ul> <li>Investment products are not deposits or guaranteed by the savings association.</li> </ul>	other obligations of the association or
<ul> <li>Investment products are subject to invest principal invested.</li> </ul>	stment risks, including possible loss of

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eg	view account statements provided by the savings association that contain information arding deposit insurance products and nondeposit investment products sold through the working arrangement.
	Does the broker-dealer's training material and the savings association's policies and procedures require customers to sign a certification form acknowledging that they have received and understand the minimum disclosures?
•	Does the broker-dealer's training material and the savings association's policies and procedures provide that all registered representative are to advise prospective customers to review information such as offering circulars or prospectuses before purchasing an investment product?
•	Does the broker-dealer's training material and the savings association's policies and procedures provide that customers are to be given prospectuses that list material relationships and disclosure regarding all fees, penalties, or surrender charges. Do the training materials and the policies and procedures indicate that these written disclosures are to be given to the customer before or at the time an account is opened to purchase investment products?
	<ul> <li>Orally, and in writing, prior to or at the time the customer opens an investment account.</li> </ul>
	<ul> <li>Orally, when the registered representative provides investment advice concerning nondeposit investment products.</li> </ul>
	— Orally, during any sales presentation.
•	Does the broker-dealer's training material and the savings association's policies and procedures indicate that the disclosures are to be given to all customers in the following form at the following times:
	— Highlighted in a box, with bold print, or with larger typeface.

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- Determine if information concerning the nondeposit investment products is clearly separate from information regarding deposit account activity.
- Determine if the statement includes the required minimum disclosures.
- Determine if the statement includes the identify of the broker-dealer.
- 25. Determine if the savings association offers proprietary funds as an investment product. Determine if the name(s) and logos of the proprietary funds are similar to that of the savings association. Determine whether savings association management can demonstrate that they observe applicable SEC requirements when the name of a proprietary mutual fund is similar to that of the savings association. Refer to Appendix D, SEC Policy on Bank Mutual Fund Names.
- 26. Review savings association's policies and procedures to determine whether the savings association conducts sales of nondeposit investment products in a physical location distinct from deposit taking activities of the savings association. Use the following criteria:
  - The area where the broker-dealer offers nondeposit investment products is physically separate from teller windows and other areas where the savings association conducts retail deposit-taking activities.
  - The savings association locates literature and information on nondeposit investment products in areas that are clearly separate from material on traditional savings association products.
  - Signs and literature should clearly state that nondeposit investment products are not FDIC insured.
  - The savings association locates broker-dealers' signs and advertisements in areas other than at teller windows.
  - The savings association posts rates for insured deposits and nondeposit investment products separately.

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nsured and un	iation have an interactive web site where customers can conduct both insured transactions? If so, does the association observe the following prevent customer confusion:
<ul><li>Appropriat</li></ul>	e disclosures.
	or notices, or speed bumps to ensure the customer knows they are leaving deposit area and entering a nondeposit investment or securities area.
nondeposit inv nformation an	iation have a noninteractive web site where they advertise both insured and estment products? Does the association appropriately segregate the d does the association prominently place the interagency disclosures with out nondeposit investments?
he broker-deal whether the me	oker-dealer's written employment agreement for each dual employee and ler's method of compensation for each registered representative. Determine ethod of compensation is in accordance with applicable law, OTS policy association's policies and procedures by considering the following:
	roker-dealer's compensation plan for registered representatives strongly prietary or other specific products.
	ompliance or audit personnel are excluded from incentive compensation lirectly related to the results of the networking arrangement.

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30.	Determine if the referral fee arrangement complies with SEC requirements.	
31.	Determine whether the networking arrangement's operating results are consistent with business plan projections and that management periodically addresses long-range strategic planning.	
32.	Review Level II procedures and perform those necessary to test, support, and present conclusions derived from performance of Level I procedures.	
Lev	el II	_
33.	Determine if the savings association has blanket bond insurance that extends to the networking arrangement.	
34.	Verify that the broker-dealer has insurance as required under the networking agreement.	
35.	Determine if the savings association reviews customer complaints regarding the networking arrangement. If so, determine who reviews these complaints and what actions they take as a result.	
36.	Evaluate the networking arrangement's operating results and the volume of business against business plan estimates for overall operations and specific types of investment products. Savings association management should be able to explain material variances.	
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affiliate, comply with		ngs association's securities, FR § 563.76 and are consistents.	
eavings association's letermine whether re	s policies and procedures	ough the networking arrange and the broker-dealer's train are to provide prospectuses of e.	ning material to
are any incentives to	sell proprietary investme	ion arrangements. Determinent products. Review brokeration is not a factor in determinent	-dealer training
Review the associati	on's earnings and evaluat	te the profitability of networ	king activities.
and conclusions, as v		f this Handbook Section. Sta mendations for any necessa I report pages.	

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Sample customer files and determine if the broker-dealer made all applicable disclosures and obtained the customer's signature on the disclosure form.
Visit all branch locations where the broker-dealer sells nondeposit investment products on he savings association's premises.
Ensure that the required physical distinction is obvious to customers.
Review the promotional material on-site.
Interview employees to determine adequate training.
Determine if the broker-dealer and savings association have a contingency plan for handling adverse events, such as a sudden market downturn that may result in a large volume of customer calls.
In accordance with functional regulation guidelines, verify the accuracy of the broker-lealer's reports to management of the savings association and management's reports to the board regarding the networking arrangement.
Determine if the savings association conducts customer satisfaction surveys or mystery shopping trips regarding the networking arrangement. If so, determine who reviews these surveys and what actions they take as a result.
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48. For proprietary funds, review current ratings from rating agencies such as Standard and Poors (S&P is a rating agency of many mutual funds). Try to determine if there are any circumstances or recent events that would be a reason for the rating agency to change (especially downgrade) the current rating.

**Examiner's Summary, Recommendations, and Comments** 

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